

# **EXHIBIT E**

Page 1

1  
2 UNITED STATES DISTRICT COURT  
3 FOR THE SOUTHERN DISTRICT OF NEW YORK  
4 -----)  
5 KEWAZINGA CORP,  
6 Plaintiff,  
7 vs. No. 18-CV-4500  
8 MICROSOFT CORPORATION,  
9 Defendant.  
10 -----)

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13  
14 DEPOSITION OF ROBERT L. STEVENSON  
15 New York, New York  
16 March 12, 2019  
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21  
22  
23

24 Reported by:  
Linda Salzman  
25 JOB NO. 156164

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March 12, 2019

3 9:05 a.m.

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5 Deposition of ROBERT L.

6 STEVENSON, the witness herein, held  
7 at the offices of Fish & Richardson,  
8 601 Lexington, 52nd Floor, New York,  
9 New York, pursuant to Notice, before  
0 Linda Salzman, a Notary Public of  
1 the State of New York.

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2 A P P E A R A N C E S:

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16 BY: J. CHRISTOPHER CARRAWAY, ESQ.

17 JAMES DEROUIN, ESQ.

18 TODD SIEGEL, ESQ.

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20

21 Also Present:

22 KEITH HANNA, CEO, IPRD Group

23 STACY QUAN, ESQ, Assistant

24 General Counsel, Microsoft

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1                   Robert L. Stevenson

2    data that's discussed in the embodiments  
3    of the '226.

4                   Q.    And what specific data are you  
5    referring to that's discussed in the '226?

6                   A.    Well, in the '226, because you  
7    have this fixed array of cameras, you have  
8    the geometric relationship between new  
9    cameras known. That's a data that is  
10   stored in the node that is used in  
11   mosaicing or tweening.

12                  In the hypothetical system you  
13    have built, I don't know that geometrical  
14    relationship. It wasn't designed into my  
15    system. I walked between the two things,  
16    and so I have to do something different.

17                  Q.    And where does the '226 patent  
18    disclose using that geometrical  
19    relationship to do the mosaicing?

20                  A.    Well, like I said before, the --  
21    excuse me.

22                  The '226, maybe, is the wrong  
23    one to talk about it. We should be  
24    talking about the '325. So sorry if  
25    that's your point. I should have said